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8	United States of America				_
9	UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF CALIFORNIA				
10	UNITED STATES OF AME				o. 08CR0803-H
12		intiff,	DATE	E: Septemb	ber 2, 2008
13	V.)	TIME	1	
14	RAUL GUTIERREZ-VILLA	LOBOS,			T'S MOTIONS O MOTIONS TO:
15	Def	endant.	(1)	A DMIT E	EXPERT TESTIMONY;
16			(2)		T SELF-SERVING
17))	(3)	PROHIBI DEFEND	T REFERENCE TO ANT'S HEALTH,
18)	(4)	AND PO	ES, EDUCATION, TENTIAL PUNISHMENT;
19 20)	(4) (5) (6)	LIMIT CI	DEMEANOR EVIDENCE; HARACTER EVIDENCE; DE ALL WITNESSES
21			(7)	EXCEPT	CASE AGENT; DE EVIDENCE OF
22))	(8)	DURESS PRECLU	AND NECESSITY; DE DEFENSE EXPERT
23)	(9)		ED MOTION FOR
24)		RECIPRO	OCAL DISCOVERY
25)	(10)	ADMIT "	BLIND MULE" TESTIMONY
26	-)			
27					
28					

1 NOTICE OF MOTION 2 TO: Antonio Yoon, Esquire, Counsel for defendant RAUL GUTIERREZ-VILLALOBOS: 3 PLEASE TAKE NOTICE that on Tuesday, September 2, 2008, at 2:00 p.m., or as soon thereafter 4 as counsel may be heard, plaintiff, UNITED STATES OF AMERICA, by and through its counsel, Karen 5 P. Hewitt, United States Attorney, and Alessandra P. Serano and Bruce C. Smith, Assistant United States 6 Attorneys, will move the court for an order granting the Government's Motions In Limine and Motions. 7 8 **MOTION** 9 COMES NOW the plaintiff, UNITED STATES OF AMERICA, by and through its counsel, 10 Karen P. Hewitt, United States Attorney, and Alessandra P. Serano and Bruce C. Smith, Assistant 11 United States Attorneys, will hereby move the court for an order granting the Government's above-12 referenced Motions In Limine. 13 DATED: August 19, 2008. 14 Respectfully submitted, 15 KAREN P. HEWITT 16 United States Attorney s/ Alessandra P. Serano 17 18 ALESSANDRA P. SERANO Assistant U.S. Attorney 19 20 21 22 23 24 25 26 27 28